

MFW

TYRONE OWENS  
PLAINTIFF

V.

SHERIFF TOM DART et.al.  
DEFENDANT

NO. 07-C-6800  
JUDGE HOLDERMAN

**FILED**

APR 29 2008 *aw*  
4-29-2008  
MICHAEL W. BOBBING  
CLERK, U.S. DISTRICT COURT

RESPONSE/ANSWER

NOW COMES, TYRONE OWENS, PLAINTIFF PRO SE, AND REQUEST THIS COURT GRANT HIS MOTION FOR TRIAL AND HIS RESPONSE/ANSWER. IN SUPPORT THEREOF, PLAINTIFF AVERES THE FOLLOWING:

1). PLAINTIFF IS NOW ACTING PRO SE. AND REQUEST THAT THIS COURT ~~GRANT HIS MOTION FOR TRIAL AND HIS RESPONSE/ANSWER~~ HOLD HIM TO A LESS STRINGENT STANDARD THAN THAT OF AN ATTORNEY, AS PRECEDENTED IN HAINES V. KERNER 404 U.S. 519, 521 (1972);

2). PLAINTIFF HAS ABSOLUTLY NO IDEA WHAT TO SAY/DO NOW SINCE THE COURT SENT THIS MINUTE ORDER. SO HERE IS MY BEST RESPONSE.

3). THE DEFENDANTS WERE SUED IN BOTH INDIVIDUAL AND OFFICIAL CAPACITIES AND UNDER COLOR OF LAW. IF ANY OF THIS WAS NOT PUT IN THE ORIGINAL COMPLAINT, PLAINTIFF AND SEVERAL OTHERS IN THE REQUESTED "CLASS ACTION" ALL SENT LETTERS AND GRIEVANCES/COMPLAINTS DIRECTLY TO DEFENDANT "DART AND GORDINEZ" (FORMALLY KNOWN AS DEFENDANT "JOHN DOE" LET THE RECORD REFLECT HE'S THE DIRECTOR), THEY NEVER RESPONDED. SEE: AFFIDAVITS IN MOTION TO CERTIFY CLASS,

4). THE DEFENDANTS (KNEW) UNDOUBTEDLY THAT THEIR ACTIONS WOULD AND DID CAUSE OTHERS INJURY. SEE OTHER SUITS FILED

5)-DEFENDANTS BEEBE, THE SHERIFF AND THE JAIL DIRECTOR (DART & GORDINEZ) INTENTIONALLY ALLOWED THE UNLAWFUL LOCK-DOWN CONDITIONS, NASTY SHOWERS AND RETALIATION TECHNIQUES USED BY THEIR AGENTS.


6). THEIR CONDUCT DID AND DOES VIOLATE CLEARLY ESTABLISHED STATUTORY AND CONSTITUTIONAL RIGHTS OF WHICH THEY REASONABLY WOULD HAVE KNOWN

7), IN RESPONSE TO: OFFICIAL CAPACITY CLAIM; PLAINTIFF AND MANY OTHER DETAINERS HE GOT AFFIDAVITS FROM, (SEE: CLASS CERTIFICATION MOTION) HAS HAD SEVERAL "INJURIES" AS A DIRECT RESULT OF THE ILLEGAL, UNCONSTITUTIONAL POLICY WHICH DIRECTOR GORDINEZ AND DART HAS IMPLEMENTED.

8). AN EXPRESS POLICY HERE VIOLATES OUR RIGHTS, THE WEDSPREAD PRACTICE WHICH IS A "FORCE OF LAW" NOW IS ILLEGAL, DONE BY PERSON WITH FINAL POLICY MAKING AUTHORITY. HENCE, PLAINTIFF (HIS) CLEARLY STATED A CLAIM, AND DID SATISFY ALL AREAS TO CONSTITUTE A VALID CLAIM (TREATABLE).

WHEREFORE, PLAINTIFF PRAYS THAT HIS RESPONSE IS GRANTED AND DEFENDANTS MOTION TO DISMISS IS DENIED. AND THIS CASE ORDERED TO JURY/BENCH TRIAL.

RESPECTFULLY SUBMITTED

  
TYRONE OWENS

TYRONE OWENS  
20070076179  
BOX #089002  
CHGO, IL, 60608

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT, ILLINOIS

TYRONE OWENS  
PLAINTIFF

V.

SHERIFF TOM DART et al.  
DEFENDANTS

NO.07-CV 6800  
JUDGE:JAMES F. HOLDERMAN

PROOF/CERTIFICATE OF SERVICE

TO:UNITED STATES DISTRICT COURT  
OFFICE

U.S. DIST. COURT CLERK  
219 S. DEARBORN STREET  
CHICAGO, IL. 60604

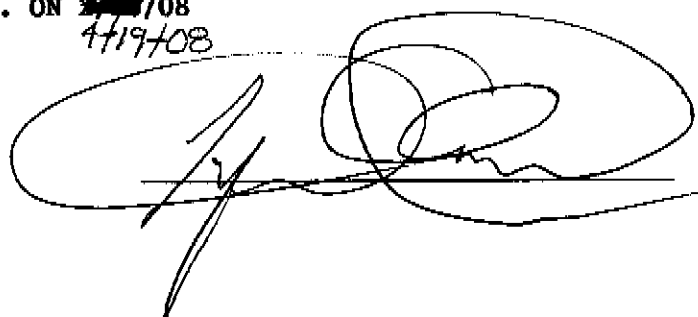
TO:COOK COUNTY STATES ATTORNEY'S

ASST. STATES ATTY. JAMIE M.STANTON  
500 RICHARD J.DALEY CENTER  
CHICAGO, IL. 60602

I, TYRONE OWENS, SWEAR UNDER PENALTY OF PERJURY THAT I SERVED A COPY  
OF THE ATTACHED DOCUMENT ON: U.S. DISTRICT COURT CLERK AND ASSISTANT  
STATES ATTORNEY JAMIE M. STANTON, BY PLACING IT IN THE MAIL AT THE  
COOK COUNTY JAIL/CORRECTIONS. ON ~~2/19~~/08

4/19/08

TYRONE OWENS  
BOX#089002  
COUNTY JAIL  
CHGO, IL. 60608

A large, stylized handwritten signature in black ink, appearing to read 'Tyrone Owens', is written over a horizontal line.